(Revised 02/01/01)

United States District Court Northern District of Illinois



APPLICATION FOR LEAVE TO APPEAR PRO HAC VICE				
Case Title: Intellect Wiveless, Inc.		Plantiff(s)		
T-MOV	vs. sile us A, Inc., united states levelar n Mobile US A, Inc., Helio, Inc.	Coup.,	Defendant(s)	
Vivain	n Mobile USA, Inc., Helio, Inc.			
Case Number: 1:08 - CV-1215 Judge: (70#schall				
I, Josh	Kreutt	hereby	y apply to the Court	
under Local Rule 83,14 for permission to appear and participate in the above-entitled action on behalf of				
T-Mobile USA, Inc. and Helio, Inc. by whom I have been retained.				
I am a member in good standing and eligible to practice before the following courts:				
Title of Court			DateAdmitted	
U.S.D.C. Eastern District of Michigan			7/2/02	
U.S.D.C Southern District of New York			1/24/84	
U.S. D.L. Eastern District of New York			3/28/95	
U.S.D.C Northern District of Georgia.			3/18/08	
I have currently, or wi Court in the following	thin the year preceding the date of this application, made pro had actions:	vice a	pplications to this	
Case Number	Case Title		of Application ted or Denied)*	
	REC			
	APR	012	008 TC	
*If denied, please explain: (Attach additional form if necessary) MICHAEL V CEERK, U.S. D				
Pursuant to Local Rule 83.15(a), applicants who do not have an office within the Northern District of Illinois must designate, at the time of filing their initial notice or pleading, a member of the bar of this Court having an office within this District upon who service of papers may be made.				
	Has the applicant designated local counsel? Yes	No		

If you have not designated local counsel, Local Rule 83.15(b) provides that the designation must be made within thirty (30) days.